An. Code, sec. 22. 1918, ch. 150, sec. 22.

23. (Definition of Terms.) The terms "flight" and "fled" as used in this sub-title, shall be construed to mean any voluntary or involuntary departure from the jurisdiction of the court where the proceedings hereinafter mentioned may have been instituted and are still pending, with the effect of avoiding, impeding or delaying the action of the court in which such proceedings may have been instituted or be pending, or any such departure from the State where the person demanded then was, if he then was under detention by law as a person of unsound mind and subject to detention. The word "state" wherever used in this sub-title shall include states, territories, districts and insular and other possessions of the United States. As applied to a request to return any person within the purview of this sub-title to or from the District of Columbia, the words "executive authority," "Governor" and "Chief Magistrate" respectively shall include a justice of the Supreme Court of the District of Columbia and other authority.

An. Code, sec. 23. 1918, ch. 150, sec. 23.

- · 24. (Persons Subject to the Sub-title.) A person alleged to be of unsound mind found in this State, who has fled from another State, in which at the time of his flight:
- (a) He was under detention by law in a hospital, asylum or other institution for the insane as a person of unsound mind; or
- (b) He had been theretofore determined by legal proceedings to be of unsound mind, the finding being unreversed and in full force and effect, and the control of his person having been acquired by a court of competent jurisdiction of the State from which he fled; or
- (c) He was subject to detention in such State, being then his legal domicile (personal service of process having been made) based on legal proceedings there spending to have him declared of unsound mind; shall, on demand of the executive authority of the State from which he fled, be delivered up to be removed thereto.

An. Code, sec. 24. 1918, ch. 150, sec. 24.

25. (Procedure.) Whenever the executive authority of any State demands of the executive authority of this State, any fugitive within the purview of Section 24 and produces a copy of the commitment, decree or other judicial process and proceedings, certified as authentic by the Governor or Chief Magistrate of the State whence the person so charged has fled, with an affidavit made before a proper officer showing the person to be such a fugitive, it shall be the duty of the executive authority of this State to cause him to be apprehended and secured; if found in this State, and to cause immediate notice of the apprehension to be given to the executive authority making such demand, or to the agent of such authority appointed to receive the fugitive, and to cause the fugitive to be delivered to such agent when he shall appear. If no such agent appears within thirty days from the time of the apprehension, the fugitive may be discharged.